Coroners (Ireland) Bill.

ARRANGEMENT OF CLAUSES.

1. Repeal.

2. Appointment of deputy. 3. Qualification of coroner.

4. Remuneration of coroner.

5. Polling to continue for one day.

6. Payment of witnesses,

7. Superannuation of coroner.

8. In case coroner refuses inquest, 9. Jury on inquest.

10. Commitment of persons suspected of causing death.

11. Bail in cases of manslaughter.

12. Recognizances.

Depositions.

16. Interpretation. 15. Extent of Act.

SCHEDULE.



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Amend the Laws relating to the appointment, duties, and A.D. 1878.

payment of County Coroners, and Expenses of Inquests in Ireland.

WHEREAS it is expedient to authorise concern in Ireland to appoint deputies to act in their stead in certain cases, and to amend the law with respect to the appointment and preparent of coroness, and the expenses of inquests, and to provide compensation 5 for coroners obliged to give up their offlice, and to make provision with respect to the duties of such concerns:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and 10 by the authority of the same, as follows:

1. That from and after the passing of this Act, the several parts Repol of the Acts heecis-after munitions shall be and the same are benelty repealed; that is to any, so much of an Act passed in the fourth year of Itis late Mighety George the Pourth, initialed "An 15" Act to regulate the amount of presentments by gand Juries for "piyment of the public officers of the several countries in Ireland," and so much of an Act passed in the night and so much of an Act passed in the night and of much passed in the night and complete for a Act passed in the night and so much of an Act passed in the night and the mid-

present Majotty, Initialed "An Act to amend the laws relating to "he office of coroner and the expenses of inquests in Training," 29 as relates to the election of cooners for counties continuing for two days, and their property qualification, and the payment of such coroners for counties, and so much of the said last-mentioned late and the Schedule C. thereto as relates to the payment of poor witcesses attention at innexes.

25 2. From and after the passing of this Act, it shall be lawful Asynchrofoe every coroner of any county, and he is hereby directed, by sound writing under his hand and seal, to nominate and appoint from dipprime to time a fit and groppe person, being a member of the legal or melicle prefersion, to etc for him as his departy in the holding.

30 of inquests; such appointment being subject to the approval of [Bill 36.] A

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All tits the Lord Grif Tustics of the Oung of Quarter Result, the Charle Comers in Inchand, and all Impacts takes and other stop prefused experiences of the Charlest Charlest Charlest Charlest Special appelations; shall be demed and lakes, no all interest and prepose vulvatories; to be the next and dead of the converte by violo. It and appelationer was made: Provided stream, that displicate and appelationer was made: Provided stream, that displicate to the clock of the proofs for the county! in which such conserve the contract of the proofs for the county! in which such conserve and tracks, to be fined smoog! the records of the soil county, and the contract of the proofs for the county! in which such conserve and tracks, to be fined smoog! the records of the soil county, covers are affected, except changing the lines of the sail occurs, or during his absence from any hards or resourching cause; and that every such appealment may te use in the consorted and the trees special appealment may te use in the consorted and the contract of the contract of the contract of the sail county.

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3. From and after the passing of this Act, no preson shall be 15
elected or chosen to the office of coroner unless at the time of
being so elected or chosen he is qualified as follows; that is to

(a.) Is duly qualified to practice medicine or surgery, and registered as such under the Medical Act of 1858, or any Act 20 amending the same; or (b.) Is a barrister-at-law: or

(c.) Is on the roll of solicitors or attorneys in one of the superior courts at Dublin; or

(d.) Is a justice of the peace of five years standing.
4. And be it enseted that, on and after the first day of November

one thousand eight handred and seventy-five, there shall be paid to every county coroner, in lieu of the fees and allowances, which, if this Act had not passed, he would have been entitled to receive, such annual salary, not being less than the average amount of the 30 fees upon inquests held by him or his predecessor in said office during the five years last past, calculated at not less than two normals ten skillings sterling, for each inquest held by him or his predecessor during said period; and also the average of all allowances actually received by every such coroner during said five years: And the 35 grand jury of each county shall at the next assizes held after the passing of this Act fix the annual salary to be paid to each county coroner and his successors in lieu of fees and allowances: Provided always, that the treasurer of each county shall pay out of the county rates such salary or calaries to all 40 such county coroner or coroners, half-yearly; that is to say, ou the first day of May and the first day of November in

cach year; and whenever, from death or removal, or any other A.D. 1875.
cause whatever, any county coroner shall not be entitled to a salary for the whole of a half year, a proportionate part of the salary shall

cause waterways and county occurrer shall not be entitled to a sakery for the whole of a half years, a proportionize per of the shalay shall he paid him, or, in case of his deeth, it shall be paid to his 5 personal epsecentative: Provided always, that in case any grand jury of any county and nay county occorer shall be mashle to agree as to the amount of the salary to be paid to such county occorer, it shall he lawful for the Lord Lieutenant General, or other chief governor or governors of Brehard, and he or they if, or are required,

governor de governor de intenançana a no or incey a, or an enquiros, i upon application of any such grand jury, or any such corrorse, on a statement of the case being laid before him or them, to fix and determine the anomulof scale states, having regard to the averages as aforesaid, and also to the special circumstances of each case: Provided that nothing herein contained shall, in any manager take

revolunit that nothing neven contained shall in any infinite intelled away, aller, or deprive any such connect of the right to be repaid out of the country astes the expenses and disbursements whileh may have been made by him on the holding of any inquist? And pervised always, that every country connect shall also be paid imbeging for each mild havebed, so got to out a reluming from each intenset,

20 at the rate of sispessor per mile, which he may have tervelled in order to hold such inquest: And be it forther provided, that when upon the death or removal of any such coroner, the coroner of the adjoining districts, in the same country, who shall be called upon to not an ordering and it wasnet district, abuil, for each inquest held by 35 him in wail district, be paid a num of two posseds two skillings.

25 him in said district, be paid a num of two posseds two skillings sterling, which the grand jury of such county wherein such vacancy has taken place are berelry directed to pay out of the county rates to all coroners discharging such extra duties.

5. From and after the passing of this Act, so much of the Act Paling to 9 & 10 Vict. c. 37., as authorizes the polling at elections for continue for two days, shall be, and the same is hereby repealed, and thenceforth such polling shall continue for one day only.

6. From and after the passing of this Act, is shall and may be Payment of Sharkful for any econome, druptly econome, or two judices of the pence, by whom an impass is held in Treland, to pay to any poor winces, for each day of situationer as two in inquest, any sum not exceeding two shillings per day, as shall seem just and reasonable, and to pay any sum not exceeding few shillings, as shall be reasonable for the

40 semoval of any dead hody from the place where such dead hody was found to the house at which an inquest thereon is intended to be held.

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7. From and after the passing of this Act, no person shall continue to hold the office of coroner in Ireland after he has attained the age of seventy years, or niter he has become inexpable, from ill-health or infirmity, to discharge the duties of his office, and every coroner in Ireland who has attained the age of sixty g years and served in that office for twenty-one years, shall be entitled, at his option, to retire from the office of coroner; and it shall and may be lawful for every such coroner who may so desire to retire, or who may be obliged to give up his office, to apply hy counsel to the Court of Queen's Bench, or to a judge of assise to presiding in the county where such coroner resides, for a certificate or declaration that the applicant has attained the age of seventy years, or is incapacitated, by ill-health or infirmity, from discharging the duties of his office, or who, having attained the age of sixty years, has served in the office of coroner for twenty-one years (as 15 the case may be), and upon hearing such evidence as may be given in support of such application, the court or judge before whom same is heard shall give such certificate, should the evidence given he sufficient to justify said court or judge of assize in so doing, and upon the production of any such certificate the coroner therein 90 named shall be thenceforth entitled to receive an annuity or yearly sum, being two thirds of the salary to which he was entitled as coroner, said annuity to be paid half-yearly, at May and November. in each year during such coroner's natural life, and every such annuity shall be payable out of and chargeable upon the funds 25 raised by fines and penalties in Ireland, and such annuities shall be paid, as herein provided, by the registrar or person in charge of the collection of all moneys and accounts connected with said fines and penalties, the receipt of each coroner entitled, as herein provided, to receive the same shall be a sufficient voucher for the payment 30 of said annuity; provided always, that upon the death of any coroner in receipt of such annuity, his legal representative shall be entitled to a proportionate part of the current half year's annuity.

In case conuncy reliasis inquest, 8. And be it enseted, that if any cornour shall in any case returns on neglect to hold an inquest which, in the opinion of the §5 gand jury of the country, ought to have been hold, it shall be lared for sense great jury to apply to the Court of Queen's Reech, or to the going tudge of searce, for a rule calling on such concern to store cause why he did not hold such impass, provided to shall be precomptly served upon such cornour, and, if it is the hearing of sale of the processing the country of the country

or judge, fail to show sufficient cause for not holding such inquest, A.D. 1875. the court or judge shall direct such coroner to proceed to hold such inquest, or otherwise inflict upon said coroner such fine, not exceeding the sum of ten possed sterling for each such excee, as to

5 such court or judge may seem right.
9. In case no twelve of the jurces who may be sworn upon a Jury or onner's inquest shall agree and return a verdict within such superscassoable time as the coroner, deputy coroner, or the magistrates

before whom such inquest is being held shall determine, such Jo occours, deputy occurace, or magistrates shall then be at liberty, and are hereby multiorised to discharge such jury, and upon their discharge to proceed snew to have another jury summoned and sworn to hold an inquest (unos of the former jurys to be eligible to serve upon said faquests), and obtain the attendance of withselses

to serve upon same inquests, and other the holding of inquests, and shall so proceed until the verdict of a jury be obtained.

10. And be it conceed, that when any person or persons shall Commincate taken on charge or suspicion of being feloniously implicated in supposed of the death of the person on whose body an inquest is about to be or earling 20 is being held, the coroner or departy commer doing duty at such death.

inquest is hereby compowered upon a proper information of the fact being taken in writing by such coroser or deputy coroner, to commit to prison the person or persons so charged or suspected, who shall be retained in custody until the result of the inquiry and 25 the verdicts of a jury on such inquest shall be ind; whereupon such

25 the vertices of a jury on sealth injuses suite to that, "a subscription serious common or departy consumer shall recommit for release such persons or persons as may be right in pursuance of such verdiet: And be it further perorided, that all persons asspected or necessaries before the fact, if in custody, shall, upon a written order of the concurrence ventilities at any such incuses, be

produced at the inquest or any adjournment of the same, and all such persons shall be allowed to hear the evidence given, and if necessary, to cross-examine the witnesses as to such coroner may seem right.

35 II. In revery case in which a cornore's jury shall have found a n-B it searvedlet of manulapther against any person or persons, it shall be grantlawful for the execute or deputy cornore before whom the fraquest, was taken to accept hall, if the shall think if, with good and sufficient securities for the appearance of the person or persons to 40c charged with the offence of manulaughter at the unct assiss and

general good delivery to be holden in and for said county within which such inquest was taken, and thereupon such person or [36.] A 3

- A.D.1875 persons, if in the custody of any officer, or in a good under a warrant of commitment issued by such coroner, shall be discharged therefrom.
- Becapit 12. In every case in which any econous ce deputy concuse shall be assessed and up person to beld, it shall ensure recognitiones to be taken as in the form given in the schedule of this Ace, and shall, without nunnecostay delay, return and recognitiones to the clark of cevera for such country, and such coroner or deputy coroner shall be entitled to such free and charges as the clarks of petry seedings.
- ne by law entitled to on abstiting person charged to Ind.

 Daystons. 18. All says time after all the deprotitions of witness or lawy fine after all the deprotitions of witness or lawy fine quota thall have been about, every person aquata whom any concert jury may have found a verded of muster or manulagiter shall be entitled to have, from the conner or from the person having a vertex of the daystons are which such 10 are copied to the department on which such 10 are considered to the contract of the daystons are which such 10 are considered to the contract of the daystons are which such that the contract of the daystons are such as the contract of the dayston of the daysto
- Issue.

 14. In this Aut the word "coronar" skill meen and extend using the present who is or hall be appointed coroner for any country, 30 country of a city, or riding or division of a country in Ireduci, and the present of the country of a city or riding or division of a country in Ireduci, any other control of the country of the present appointed to socio differential partial pholding an inquest in Ren, or in the absence of a coronar.

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 - Extent of 15. This Act shall extend to Ireland only

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SCHEDULE

The same of the last

Be it remembered, that, on the day of in the year of our Lord A,B,b of [forsear], LBM of [grover] and N/O, of [betcher], sum-infere me, one of the Majosty's S coroners for a deputy concare] for the [cosarby] of , and serverally acknowledged themselves to over to our Lady the Queen

the several sums following; that is to say, the said A.B. the sum of and the said L.A. and M.O. the sum of each, of good and lawful money of Great Britain, to be made and levied 10 of their goods and chattels, lands and teamments respectively, to the use of our said Lady the Queen, the heles and successors, if

the said A.B. fall the condition indersed.

Taken and acknowledged the day and year first above mentioned,
at , before me,

st , betoes me,

J.S. SEAL.

Coroner for deputy coroner for the [cossist] of

CONDUCTION INDORSED.

The condition of the written recognizance is such, that whereas a verdict of manufaughter has been found against the said A.B. by 20 a jury impanuelled to inquire how and by what means

20 a july imponented to implie now and my what means came by [kiw] death: If, therefore, the said A.B. shall appear at the next court of over and terminer and general good delivery to he holden in and for the [county] of , and there surrender

himself into the custody of the keeper of the gool there, and pleed to such inquisition, or such other indictment as may be prefered against him, and take his trial upon same, and not depart the said court without leave, then the said recognizance shall be void, or clee the same shall stand in full force and virtue.

oroners (Ireland).

smend the Laws relating to the appointment, duties, and payment of County Coroners, and Expenses of Inquests in Ireland

(Prepared and brought in by Mr. Fance, Six daku Grey, and Mr. Denning.)

Ordered, by The Heren of Connects, to be Printed, 8 February 1875. -

[Bill 96.] Under 1 oz.